Page 2 of 18 Main Document 1 2 TO THE HONORABLE SCOTT C. CLARKSON, UNITED STATES BANKRUPTCY JUDGE, 3 THE OFFICE OF THE UNITED STATES TRUSTEE, AND ALL INTERESTED PARTIES: 4 Richard A. Marshack, in his capacity as Chapter 11 Trustee ("Trustee") for the bankruptcy 5 estate ("Estate") of The Litigation Practice Group P.C. ("Debtor"), files this Notice of Declarations in support of his administration of the Estate. Attached as Exhibit 1 are true and correct copies of 6 7 declarations signed by Marco Green, Vivian Solis, Emily Tracey, Lejla Jacobson, Eduardo Niez, 8 Cynthia Leydig, Mirtie Woldemichael, John Strickland, and Tania Mejia. 9 10 Date: July 19, 2023 MARSHACK HAYS LLP 11 By: /s/ D. Edward Hays D. EDWARD HAYS 12 LAILA MASUD BRADFORD N. BARNHARDT 13 Attorneys for Chapter 11 Trustee, 14 RICHARD A. MARSHACK 15 16 17 18 19 20 21 22 23 24 25 26 27 28 NOTICE OF DECLARATIONS

Case 8:23-bk-10571-SC Doc 293 Filed 07/19/23 Entered 07/19/23 17:22:51 Desc

Exhibit "1"

Declaration of Marco Green

- I, MARCO GREEN, say and declare as follows:
- I am an individual over 18 years of age and competent to make this 1. 4 Declaration. If called upon to do so, I could and would competently testify as to the 5 facts set forth in this Declaration. The facts set forth below are true of my personal 6 knowledge. I make this Declaration in support of the Chapter 11 Trustee's efforts to administer the estate of The Litigation Practice Group P.C. ("LPG").
 - 2. I currently live in Virginia. To handle my debts, I contacted Oakstone.
- 3. My total enrolled debt is \$33,200. My balance to Citibank was 10 approximately \$3,937. I have paid Phoenix Law ("Phoenix") fees in the amount of \$4,227.03 regarding all my enrolled debt.
- 4. Oakstone negotiated a settlement under which I only had to pay 13 \$2,750 to Citibank rather than \$3,937 which is 69% of the amount owed. I agreed 14 to this settlement which I can afford, but I accidentally missed the initial payment. 15 Ultimately, Phoenix saved the settlement from defaulting by getting Citibank to 16 agree to honor the initial arrangement.
- 5. The interest rate(s) on my debt(s) is very high and I avoided paying all 18 of this interest. I was struggling to make the minimum payments under these debts. If I had to pay these debts, I would have had difficulty paying all my living 20 expenses. The settlement avoided all my liability for this interest and I was able to pay over time.
 - 6. Absent Phoenix I would not have been able to afford my full payments on my debts.

I declare under penalty of perjury that the foregoing is true and correct. 26 Executed on July , 2023.

Marco L Green

DECLARATION

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1 **Declaration of Vivian Solis** 2 I, VIVIAN SOLIS, say and declare as follows: 3 I am an individual over 18 years of age and competent to make this Declaration. If called upon to do so, I could and would competently testify as to the facts set forth in this Declaration. The facts set forth below are true of my personal knowledge. 7 2. I make this Declaration in support of the Chapter 11 Trustee's efforts to administer the estate of The Litigation Practice Group P.C. ("LPG"). 9 3. I currently live in California. 10 4. To handle my debts, I contacted LPG. 11 5. My total enrolled debt is \$4,866. 6. 12 I accepted a settlement of my Synchrony Bank debt through LPG of \$2,700, but I did not make the payments for two months. 14 7. Phoenix Law then saved the settlement from defaulting by getting 15 Synchrony Bank to agree to honor the initial arrangement. 16 8. I have paid \$3,611.90 in fees to LPG and Phoenix Law regarding all my enrolled debt. 17 18 9. The interest rate(s) on my debt(s) was very high and I avoided paying all this interest. I was struggling to make the minimum payments under these debts. 19 If I had to pay these debts, I would have had difficulty paying all my living 21 expenses. The settlement avoided all my liability for this interest. 22 10. Absent LPG and Phoenix Law, I would not have been able to afford my full payments to Synchrony Bank. // 24 25 26 1// 27

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Declaration of Emily Tracey

- I, EMILY TRACEY, say and declare as follows:
- I am an individual over 18 years of age and competent to make this 1. 4 Declaration. If called upon to do so, I could and would competently testify as to the 5 facts set forth in this Declaration. The facts set forth below are true of my personal 6 knowledge.
- 2. I make this Declaration in support of the Chapter 11 Trustee's efforts 8 to administer the estate of The Litigation Practice Group P.C. ("LPG").
 - 3. I currently live in Pennsylvania.
 - 4. To handle my debts, I contacted LPG.
 - 5. My total enrolled debt is \$17,756.
 - 6. My monthly payments to Synchrony Bank were \$385.07.
- 7. LPG successfully negotiated a reduction to my monthly Synchrony 14 Bank payments to \$162.50, which is principal only. I agreed to this settlement, 15 which I can afford.
 - 8. I have paid LPG fees in the amount of \$3,882.77 regarding all my enrolled debt.
- 9. The interest rate(s) on my debt(s) was very high and I avoided paying 19 all this interest. I was struggling to make the minimum payments under these debts. 20 If I had to pay these debts, I would have had difficulty paying all my living expenses. The settlement avoided all my liability for this interest and I only have to pay 42% of my former monthly payments.
- 23 10. Absent LPG, I would not have been able to afford my full monthly 24 payments to Synchrony Bank.

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Declaration of Lejla Jacobson

I, LEJLA JACOBSON, say and declare as follows:

- 1. I am an individual over 18 years of age and competent to make this Declaration. If called upon to do so, I could and would competently testify as to the facts set forth in this Declaration. The facts set forth below are true of my personal knowledge. I make this Declaration in support of the Chapter 11 Trustee, Richard A. Marshack's efforts to administer the estate of The Litigation Practice Group, Case No. 8:23-bk-10571-SC.
- 2. I currently live in North Carolina. To handle my debts, I contacted Phoenix Law ("Phoenix"). At the time I contacted Phoenix, I had been served with 2 summonses at one time stemming from outstanding debt.
- 3. My total enrolled debt is \$23,282. My balance to American Express was \$7,845.09\(^1\). The fees I have paid to date total \$2,211.54.
 - 4. Phoenix was able to negotiate a settlement under which I paid a lump sum payment of \$4,709 to American Express which was 60% of the original balance owed of \$7,845.09. I agreed to this settlement which I can afford.
 - 5. The interest rate(s) on my debt(s) is very high and I avoided paying all of this interest. I was struggling to make the minimum payments under these debts. If I had to pay these debts, I would have had difficulty paying all my living expenses. The settlement avoided all my liability for this interest and I was able to pay over time.
- 6. Absent Phoenix I would not have been able to afford my full payments on my debts. I did not want to file bankruptcy, and the settlement I obtained helped me avoid bankruptcy.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July ____, 2023.

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Lejla Jacobson

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 1 Debt 1 - \$4,933.59 settled for \$2,961; Debt 2 - \$2,911.50 settled for \$1,748.

Declaration of Eduardo Niez

I, EDUARDO NIEZ, say and declare as follows:

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- I am an individual over 18 years of age and competent to make this Declaration. If called upon to do so, I could and would competently testify as to the facts set forth in this Declaration. The facts set forth below are true of my personal 6 knowledge. I make this Declaration in support of the Chapter 11 Trustee, Richard A. 7 Marshack's efforts to administer the estate of The Litigation Practice Group ("LPG"), Case No. 8:23-bk-10571-SC.
 - I currently live in Texas. To handle my debts, I contacted LPG.
- 3. My total enrolled debf is \$88,255 that I owed to multiple creditors, 11 including \$13,577.65 to NASA Federal Credit Union ("NASA"). The fees I have paid 12 to date total \$27,278.88.
- Phoenix Law was able to negotiate a settlement on the amount owed 14 NASA in the amount of \$11,000 paid over 36 payments where the original balance 15 owed was \$13,577.65. I agreed to this settlement which I can afford.
- The interest rate(s) on my debt(s) is very high and I avoided paying all 17 this interest. I was struggling to make the minimum payments under these debts. If I 18 had to pay these debts, I would have had difficulty paying all my living expenses. The 19 settlement avoided all my liability for this interest and I was able to pay over time.
 - Absent Phoenix Law I would not have been able to afford my full payments on my debts. They helped prevent me from experiencing wage garnishment.
 - I did not want to file bankruptcy, and the settlement I obtained helped me avoid bankruptcy.

I declare under penalty of perjury that the foregoing is true and correct. Executed on July **8**, 2023.



Declaration of Cynthia Leydig

- I, Cynthia Leydig, say and declare as follows:
- 1. I am an individual over 18 years of age and competent to make this Declaration. If called upon to do so, I could and would competently testify as to the facts set forth in this Declaration. The facts set forth below are true of my personal 6 knowledge. I make this Declaration in support of the Chapter 11 Trustee, Richard A. Marshack's efforts to administer the estate of The Litigation Practice Group ("LPG"), Case No. 8:23-bk-10571-SC.
 - 2. I currently live in Pennsylvania. To handle my debts, I contacted LPG.
 - 3. My total enrolled debt is \$21,504. My balance to LVNV Funding was \$2,743.46. The fees I have paid to date total \$10,962.78.
 - 4. LPG was able to negotiate a settlement in the amount of \$2,058 paid over three months where the original balance owed was \$2,743.46.
 - 5. The interest rate(s) on my debt(s) is very high and I avoided paying all of this interest. I was struggling to make the minimum payments under these debts. If I had to pay these debts, I would have had difficulty paying all my living expenses. The settlement avoided all my liability for this interest and I was able to pay over time.
- 6. Absent LPG I would not have been able to afford my full payments on 20 my debts. I did not want to file bankruptcy, and the settlement I obtained helped me avoid bankruptcy.

I declare under penalty of perjury that the foregoing is true and correct. Executed on July _____, 2023.

Cynthia Leydig

DECLARATION

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Declaration of Mirtie Woldemichael

I, Mirtie Woldemichael, say and declare as follows:

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- I am an individual over 18 years of age and competent to make this Declaration.
- If called upon to do so, I could and would competently testify as to the 2. facts set forth in this Declaration.
 - 3. The facts set forth below are true of my personal knowledge.
- I make this Declaration in support of the Chapter 11 Trustee, Richard 4. A. Marshack's efforts to administer the estate of The Litigation Practice Group ("LPG"), Case No. 8:23-bk-10571-SC.
 - 5. I currently live in Virginia. To handle my debts, I contacted LPG.
- 6. My total enrolled debt is \$11,738. My balance to American Express was \$9,567. The fees I have paid to date total \$1,536.41.
- 7. LPG was able to negotiate a settlement under which the amount of \$5,900 is paid over 23 payments which was 62% of the original balance owed of 16 \$9,567.
- 17 8. The interest rate(s) on my debt(s) is very high and I avoided paying all of this interest. I was struggling to make the minimum payments under these debts. If I had to pay these debts, I would have had difficulty paying all my living expenses. The settlement avoided all my liability for this interest and I was able to pay over time.
- Absent LPG I would not have been able to afford my full payments on 22 9. my debts. I did not want to file bankruptcy, and the settlement I obtained helped 24 me avoid bankruptcy.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July , 2023.

Mirtie Woldemichael

Declaration of John Strickland

- I, JOHN STRICKLAND, say and declare as follows:
- 1. I am an individual over 18 years of age and competent to make this 4 Declaration. If called upon to do so, I could and would competently testify as to the facts set forth in this Declaration. The facts set forth below are true of my personal knowledge.
 - 2. I make this Declaration in support of the Chapter 11 Trustee's efforts to administer the estate of The Litigation Practice Group P.C. ("LPG").
 - 3. I currently live in Illinois.
 - 4. To handle my debts, I contacted LPG.
 - 5. My total enrolled debt is \$35,226.
 - An LPG settlement officer obtained a 54% settlement on a Synchrony 6. Bank legal account, which settled for \$1,800. I agreed to this settlement, which I can afford.
- 7. I have paid LPG fees in the amount of \$8,813.52 regarding all my enrolled debt. 16
- 8. The interest rate(s) on my debt(s) was very high and I avoided paying 18 all this interest. I was struggling to make the minimum payments under these debts. If I had to pay these debts, I would have had difficulty paying all my living expenses. The settlement avoided all my liability for this interest and I only had to pay 54% of the principal.
- 9. Absent LPG, I would not have been able to afford my full payments to 23 Synchrony Bank.

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DECLARATION

10. I did not want to file bankruptcy, and the debt settlement I obtained 2 helped me avoid bankruptcy.

I declare under penalty of perjury that the foreg e and correc

Executed on July ____, 2023.

Declaration of Tania Mejia

- I, TANIA MEJIA, say and declare as follows:
- 1. I am an individual over 18 years of age and competent to make this Declaration. If called upon to do so, I could and would competently testify as to the 5 facts set forth in this Declaration. The facts set forth below are true of my personal 6 knowledge. I make this Declaration in support of the Chapter 11 Trustee, Richard A. Marshack's efforts to administer the estate of The Litigation Practice Group ("LPG"), Case No. 8:23-bk-10571-SC.
 - 2. I currently live in Florida. To handle my debts, I contacted LPG.
 - 3. My total enrolled debt is \$18,746. My balance to Synchrony Bank was \$2,517.57. The fees I have paid to date total \$2,146.32.
- 12 4. LPG was able to negotiate a settlement under which I paid \$1,511, 13 paid over three months to Synchrony Bank where the original balance owed was 14 \$2,517.57.
- 5. The interest rate(s) on my debt(s) is very high and I avoided paying all 16 of this interest. I was struggling to make the minimum payments under these debts. 17 If I had to pay these debts, I would have had difficulty paying all my living 18 expenses. The settlement avoided all my liability for this interest and I was able to 19 pay over time. 20
 - 6. Absent LPG I would not have been able to afford my full payments on my debts. I did not want to file bankruptcy, and the settlement I obtained helped me avoid bankruptcy.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on July 19, 2023. 26

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 870 Roosevelt, Irvine, CA 92620.

A true and correct copy of the foregoing document entitled: <u>NOTICE OF DECLARATIONS OF MARCO GREEN, VIVIAN SOLIS, EMILY TRACEY, LEJLA JACOBSON, EDUARDO NIEZ, CYNTHIA LEYDIG, MIRTIE WOLDEMICHAEL, JOHN STRICKLAND, AND TANIA MEJIA will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:</u>

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On <u>July 19</u>, <u>2023</u>, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

Service information continued on attached page

2. <u>SERVED BY UNITED STATES MAIL</u>: On <u>July 19, 2023</u>, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge <u>will be completed</u> no later than 24 hours after the document is filed.

DEBTOR – MAIL REDIRECTED TO TRUSTEE

THE LITIGATION PRACTICE GROUP P.C. 17542 17TH ST, SUITE 100 TUSTIN, CA 92780-1981

Service information continued on attached page

3. <u>SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL:</u> Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on <u>July 19, 2023</u>, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

VIA PERSONAL DELIVERY:

PRESIDING JUDGE'S COPY
HONORABLE SCOTT C. CLARKSON
UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
RONALD REAGAN FEDERAL BUILDING AND COURTHOUSE
411 WEST FOURTH STREET, SUITE 5130 / COURTROOM 5C
SANTA ANA CA 92701-4593

	REET, SUITE 5130 / COURTROOM		
SANTA ANA, CA 92701	•	30	
		☐ Service information continued on attached	d page
l declare under penalty o	of perjury under the laws of the United	d States that the foregoing is true and correct.	
July 19, 2023	Chanel Mendoza	/s/ Chanel Mendoza	
Date	Printed Name	Signature	

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): CONTINUED:

- **INTERESTED PARTY COURTESY NEF:** Eric Bensamochan eric@eblawfirm.us, G63723@notify.cincompass.com
- ATTORNEY FOR CREDITOR SDCO TUSTIN EXECUTIVE CENTER, INC.: Ronald K Brown ron@rkbrownlaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Christopher Celentino christopher.celentino@dinsmore.com, caron.burke@dinsmore.com
- **INTERESTED PARTY COURTESY NEF:** Shawn M Christianson cmcintire@buchalter.com, schristianson@buchalter.com
- INTERESTED PARTY COURTESY NEF: Randall Baldwin Clark rbc@randallbclark.com
- INTERESTED PARTY COURTESY NEF: Leslie A Cohen leslie@lesliecohenlaw.com, jaime@lesliecohenlaw.com; clare@lesliecohenlaw.com
- **INTERESTED PARTY COURTESY NEF:** Jenny L Doling jd@jdl.law, dolingjr92080@notify.bestcase.com; 15994@notices.nextchapterbk.com
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- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Christopher Ghio christopher.ghio@dinsmore.com, Kristina.Heller@Dinsmore.com
- ATTORNEY FOR CREDITOR ANAHEIM ARENA MANAGEMENT, LLC and CREDITOR ANAHEIM DUCKS HOCKEY CLUB, LLC: Jeffrey I Golden jgolden@go2.law, kadele@ecf.courtdrive.com; cbmeeker@gmail.com; lbracken@wgllp.com; gestrada@wgllp.com; golden.jeffreyi.b117954@notify.bestcase.com
- ATTORNEY FOR CREDITOR DEBT VALIDATION FUND II, LLC; CREDITOR MC DVI FUND 1, LLC; and CREDITOR MC DVI FUND 2, LLC: Richard H Golubow rgolubow@wghlawyers.com, jmartinez@wghlawyers.com; svillegas@wghlawyers.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): D Edward Hays ehays@marshackhays.com, ehays@ecf.courtdrive.com; kfrederick@ecf.courtdrive.com; cmendoza@marshackhays.com; cmendoza@ecf.courtdrive.com
- ATTORNEY FOR CREDITOR CITY CAPITAL NY: Alan Craig Hochheiser ahochheiser@mauricewutscher.com, arodriguez@mauricewutscher.com
- ATTORNEY FOR CREDITOR DEBT VALIDATION FUND II, LLC; CREDITOR MC DVI FUND 1, LLC; and CREDITOR MC DVI FUND 2, LLC: Garrick A Hollander ghollander@wghlawyers.com, jmartinez@wghlawyers.com; svillegas@wghlawyers.com
- ATTORNEY FOR CREDITOR OHP-CDR, LP: Razmig Izakelian razmigizakelian@quinnemanuel.com
- ATTORNEY FOR DEBTOR THE LITIGATION PRACTICE GROUP P.C.: Joon M Khang joon@khanglaw.com
- ATTORNEY FOR INTERESTED PARTY AD HOC CONSUMER CLAIMANTS COMMITTEE: Ira David Kharasch ikharasch@pszjlaw.com
- INTERESTED PARTY COURTESY NEF: Meredith King mking@fsl.law, ssanchez@fsl.law; jwilson@fsl.law
- ATTORNEY FOR COMMITTEE OF UNSECURED CREDITORS: Nicholas A Koffroth nkoffroth@foxrothschild.com, khoang@foxrothschild.com
- ATTORNEY FOR DEFENDANT MARICH BEIN, LLC: David S Kupetz David.Kupetz@lockelord.com, mylene.ruiz@lockelord.com
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- ATTORNEY FOR DEFENDANT CONSUMER LEGAL GROUP, P.C. and INTERESTED PARTY LIBERTY ACQUISITIONS GROUP INC: Daniel A Lev daniel.lev@gmlaw.com, cheryl.caldwell@gmlaw.com; dlev@ecf.courtdrive.com
- ATTORNEY FOR CREDITOR PHILLIP A GREENBLATT, PLLC: Michael D Lieberman mlieberman@lipsonneilson.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Yosina M Lissebeck Yosina.Lissebeck@Dinsmore.com, caron.burke@dinsmore.com
- CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Richard A Marshack (TR) pkraus@marshackhays.com, rmarshack@iq7technology.com; ecf.alert+Marshack@titlexi.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Laila Masud Imasud@marshackhays.com, Imasud@ecf.courtdrive.com; kfrederick@ecf.courtdrive.com
- ATTORNEY FOR US TRUSTEE: Kenneth Misken Kenneth.M.Misken@usdoj.gov

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- INTERESTED PARTY COURTESY NEF: Byron Z Moldo bmoldo@ecjlaw.com, amatsuoka@ecjlaw.com, dperez@ecjlaw.com
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- ATTORNEY FOR CREDITOR AZZURE CAPITAL LLC and CREDITOR HI BAR CAPITAL LLC: Olivia Scott olivia.scott3@bclplaw.com
- ATTORNEY FOR CHAPTER 11 TRUSTEE RICHARD A MARSHACK (TR): Jonathan Serrano jonathan.serrano@dinsmore.com
- ATTORNEY FOR CREDITOR UNITED PARTNERSHIPS, LLC: Paul R Shankman PShankman@fortislaw.com, info@fortislaw.com
- ATTORNEY FOR US TRUSTEE: Leslie Skorheim leslie.skorheim@usdoj.gov
- ATTORNEY FOR DEFENDANT BANKUNITED, N.A.: Howard Steinberg steinbergh@gtlaw.com, pearsallt@gtlaw.com; howard-steinberg-6096@ecf.pacerpro.com
- INTERESTED PARTY COURTESY NEF: Andrew Still astill@swlaw.com, kcollins@swlaw.com
- US TRUSTEE: United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov
- ATTORNEY FOR CREDITOR AZZURE CAPITAL LLC and CREDITOR HI BAR CAPITAL LLC: Sharon Z. Weiss sharon.weiss@bclplaw.com, raul.morales@bclplaw.com, REC_KM_ECF_SMO@bclplaw.com
- ATTORNEY FOR CREDITOR DEBT RELIEF GROUP, LLC: Johnny White JWhite@wrslawyers.com, jlee@wrslawyers.com

4876-7324-4273, v. 1